

REMARKS

Restriction

Claims 1-55 are pending in this application and have been subjected to an election of species because, in the Examiner's opinion, as set forth in the Detailed Action, these species lack unity of invention because they are not so linked as to form a single inventive concept under PCT Rule 13.1.

The Examiner identified the following species:

“Method of improving the skin appearance wherein the improvement is an appearance of fullness or leveling or masking of wrinkle, fine lines

“Method for improving the sin appearance wherein the improvement is an appearance of fullness or leveling or masking of blemishes

“Method of improving the skin appearance wherein the improvement is an appearance of fullness or leveling or masking of scarring”.

The Examiner indicated that claims 1-39 and 41-55 are generic. Applicant submits that claim 40 is also generic, inasmuch as each of the recited species is included, i.e., it is no less generic than claim 2 or claim 4.

Applicants provisionally elect “Method of improving the skin appearance wherein the improvement is an appearance of fullness or leveling or masking of wrinkle, fine lines”. Applicant believes that all claims 1-55 are readable on the elected species.

Date: April 29, 2009

Respectfully submitted,

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